

ARMSTRONG TEASDALE LLP
KEVIN R. STOLWORTHY, ESQ.
Nevada Bar No.: 2798
TRACY A. DIFILLIPPO, ESQ.
Nevada Bar No.: 7676
7160 Rafael Rivera Way, Suite 320
Las Vegas, Nevada 89113
T: 702.473.7092 | F:702.878.9995
kstolworthy@atllp.com
tdifillippo@atllp.com

DLA PIPER LLP (US)

David S. Sager (*Pro Hac Vice Forthcoming*)
david.sager@us.dlapiper.com
51 John F. Kennedy Parkway, Suite 120
Short Hills, New Jersey 07078
T: 973.523.5400 | F: 973.215.2604

Kyle T. Orne (*Pro Hac Vice Forthcoming*)
kyle.orne@us.dlapiper.com
2525 East Camelback Road, Suite 1000
Phoenix, Arizona 85016-4232
T: 480.606.5100 | F: 480.606.5101
dlaphx@us.dlapiper.com

*Attorneys for Defendant
Wyndham Hotels & Resorts, Inc.*

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA**

CATELYN H., pseudonymously.

Case No. 2:24-cv-00939-JCM-DJA

JOINT MOTION

**STIPULATION AND ORDER FOR
EXTENSION OF TIME TO RESPOND TO
COMPLAINT**

(FIRST REQUEST)

G6 HOSPITALITY, LLC, WYNDHAM
HOTELS & RESORTS, INC.,
LAS VEGAS SANDS CORP.,
BOYD GAMING CORP.,
MGM RESORTS INTERNATIONAL,
HARD ROCK INTERNATIONAL (USA),
INC., JOHN DOE CORPS. 1-9.

Defendants.

1 Defendants Wyndham Hotels & Resorts, Inc. (“Wyndham”) and Plaintiff Catelyn H.
2 (“Plaintiff”), through their respective counsel of record, hereby stipulate and agree as follows:

3 1. On April 21, 2024 Plaintiff Catelyn H. (“Plaintiff”) filed her Complaint in the Eighth Judicial
4 District Court, Clark County, Nevada.

5 2. On April 23, 2024 Wyndham was served with Plaintiffs complaint.

6 3. On May 17, 2024 a Notice of Removal was filed, removing the case to the District of Nevada
7 (ECF No. 1).

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1 a. Pursuant to LR IA 6-1, the Parties hereby stipulate that Wyndham's deadline for answering
2 the Complaint, or for moving pursuant to Federal Rule of Civil Procedure 12, shall be extended
3 from the current deadline to June 13, 2024. This is the first request for an extension to Wyndham's
4 deadline to respond to the complaint and is made in good faith to provide Wyndham sufficient time
5 to review, analyze, and respond to the allegations in the complaint and not for the purpose of delay.
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7 DATED: June 4, 2024.

8 **THE702FIRM INJURY ATTORNEYS ARMSTRONG TEASDALE LLP**

9 By: /s/ Michael C. Kane

10 Michael C. Kane, Esq. SBN 10096
mike@the702firm.com
11 Bradley J. Myers, Esq. SBN 8857
8335 West Flamingo Road
12 Las Vegas, Nevada 89147
mckteam@the702firm.com

By: /s/ Tracy A. DiFillippo

Kevin R. Stolworthy SBN 2798
kstolworthy@atllp.com
Tracy A. DiFillippo SBN
tdifillippo@atllp.com
7160 Rafael Rivera Way, Suite 320
Las Vegas, Nevada 89113

13 **HILTON PARKER LLC**

14 Geoffrey C. Parker, Esq.
(*Pro Hac Vice forthcoming*)
15 Ohio Bar No. 0096049
16 7658 Slate Ridge Boulevard
Reynoldsburg, Ohio 43068
17 gparker@hiltonparker.com

18 *Attorneys for Plaintiff*
19 Catelyn H.

DLA PIPER LLP (US)

David S. Sager (*Pro Hac Vice*
Forthcoming)
david.sager@us.dlapiper.com
51 John F. Kennedy Parkway, Suite 120
Short Hills, New Jersey 07078

Kyle T. Orne (*Pro Hac Vice Forthcoming*)
kyle.orne@us.dlapiper.com
2525 East Camelback Road, Suite 1000
Phoenix, Arizona 85016-4232
T: 480.606.5100 | F: 480.606.5101
dlaphx@us.dlapiper.com

Attorneys for Defendant
Wyndham Hotels & Resorts, Inc. and
Las Vegas Sands Corp.

24 Under Local Rule 7-1(c), a stipulation that has been signed by fewer than all the parties
or their attorneys will be treated - and must be filed - as a joint motion. The Court thus
25 treats this filing as a joint motion and will expect that future filings follow Local Rule
7-1(c). The Court GRANTS the joint motion (ECF No. 16).

26 DATED: 6/5/2024

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28 DANIEL J. ALBREGTS
UNITED STATES MAGISTRATE JUDGE